

# e of India

साप्ताहिक/WÉEKLY

# प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं 6] नई दिल्ली, शनिवार, फरतरी 7--फरतरी 13, 2004 (माघ 18, 1925)

No. 6) NEW DELHI, SATURDAY FEBRUARY 7--FEBRUARY 13, 2004 (MAGHA 18, 1925)

इस भाग में भिन्न पृष्ठ संख्या दीं जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके। (Separate paging is given to this Part in order that it may be filed as a separate compilation)

> भाग IV [PART IV]

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं [Advertisements and Notices issued by Private Individuals and Private Bodies.]

## नाम परिवर्तन

में, अब तक कालूराम बुनकर के नाम से जात सुपुत श्री चन्दा लाल बुनकर कार्यालय श्रम प्रवर्तन अधिकारी (केन्द्रीय), भीलवाड़ा (राजस्थान) में आदेश पालक के पढ पर कार्यरत, निवासी वर्तमान स्थाई पता कालू राम पुत्र श्री चन्दा लाल बुनकर, काली हाट, खारा कुआं,, वार्ड नम्बर 2, आमेर, जयपुर (राजस्थान) ने अपना नाम बदल लिगा है और इसके पश्चात् मेरा नाम राजेश कुमार बुनकर होगा।

प्रमाणित किया जाता है कि मैंने इस बारे में अन्य कानूनी मतों को पूरा कर किया है।

> कालूराम बुनकर [हस्ताक्षर (क्रांसाच प्राने नाम के अनुसार)]

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BY ORDER Controller of Publication

#### CHANGE OF NAMES

I, hitherto known as SMT. PARUBAI TUKARAM ARUDE wife of Late TUKARAM GANPAT ARUDE employed as D.B.W. (Skilled) in the Ammunition Fac ory, Kirkee, Pune-411003 residing at the H. No. 4, Rajaram Kokate Chawl, Near Swamy Vivekanand High School, Dapodi,

Pune-411012, have changed my name and shall hereafter be known as SMT. PARVATIBAI TUKARAM: ARUDE.

It is certified that I have complied with other legal requirements in this connection.

SMT. PARUBAI TUKARAM ARUDE [Signature (in existing old name)]

I hitherto known as SMT. MUNNI BABU MADIWALAR Daughter of Shri BABU S. MADIWALAR employed as Sorting Assistant in the Department of Posts residing at Hubli have changed my name and shall hereafter be known as SMT. MONICA SURESH BELLARY.

It  $i_{\rm S}$  certified that I have complied with other legal requirements in this connection.

SMT. MUNNI BABU MADIWALAR [Signature (in existing old name)]

I, hitherto known as ANAND M. DUDANI Son of MOTIRAM J. DUDANI employed as Examiner Master Craf man in the M.T.P.Fy., Ambarnath residing at the B.K. No. 450/B Room No. 11, Siru Chowk, near Navjeevan Bank, Ulhasnagar-2 Distt. Thane, have changed my name and shall hereafter be known as ANANDRAM MOTIRAM DUDANI.

It is certified that I have complied with other legal requirements in this connection.

ANAND M. DUDANI [Signature (in existing oid name)]

I, hitherto known as M. MANUEL STEPHEN aged 15 years, and of Lie T.P. MUTHIAH. Junior Telecom Officer (Now Officiating Sub Divisional Engineer), Munnar Residing at Kannimalai estate, Munnar, K.D.H. village, Devikulam taluk, Idukki district have changed my name and shall hereafter be known as MAIL VAGANAN s/o MUTHIAH.

It is certified that I have complied with other legal requirements in this connection.

M. MANUEL STEPHEN [Signature (in existing old name)

I, hitherto known as CHIRANJI LAL S/O LATE Shri BIHARI LAL residing at House A-24, Majnu Ka Tila, Delhi-110054 have changed my name and shall hereafter be known as RCHAN.

If is certified that I have complied with other legal remirements in this connection.

CHIRANJI LAL [Signature (in existing old name)]

I, hitherto known as SHIB PRASAD SHAW S/o Late RAM CHANDRA SHAW employed as class-I Industrial staff in India Government Mint, Alipore, Kolkata-53 residing at the 9, Das Lane, Kolkata-12 have changed my name and shall hereafter be known as SHEW PRASAD SHAH.

It is certified that I have complied with other legal requirements in this connection.

SHIB PRASAD SHAW
[Signature (in existing old name)]

I, hitherto known as K. ANJAIAH son of Shri K. RAMULE employed as CT/GD in the ITB Police Force Bathinda (Panjab) residing at the 12th Bn. ITB Police Force Bathinda (Panjab), Post Box No. 81 have changed my name and shall hereafter be known as K. RAJEEV KUMAR.

It is certified that I have complied with other legal requirements in this connection.

K. ANJAIAH [Signature (in existing old name)]

I, hitherto known as MANOJ SINGH CHAUHAN Son of Shri DEVENDER SINGH CHAUHAN employed as Secretary to Minister of Health and Social Welfare in the Government of NCT of Delhi residing at Flat No. 667, Kamaljeet Sandhu Block, Asiad Village, New Delhi have changed my name and shall hereafter be known as MANNOJ CHAUHAN.

It is certified that I have complied with other legal requirements in this connection,

MANOJ SINGH CHAUHAN [Signature (in existing old name)]

OFFICE PRODUCT

I. hitherto known as DHARVINDER BAZAR KARAN DEV SINGH Son of Shri HARNAM SINGH employed as SS (O) in the Telegraph Office Pathankot (BSNL) residing at the Vill. GHO Post GHO Teh. Pathankot, Distt Gurdaspur, have changed my name and shall hereafter backnown as DHARMINDER CHAUHAN.

It is certified that I have complied with other legal requirements in this connection.

DHARVINDER BAZAR KARAN DEV SINGH
[Signature (in existing old name)]

I, hitherto known as SATPAL son of Sh. RAM DASS SHARMA employed as SSO (O) in the Telegraph Office Pathankot (BSNL) residing at Shankar Colony S reet No. 5, Pathankot, have changed my name and shall hereafter be known as SATPAL SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SATPAL [Signature (in existing old name)]

I, hitherto known as SIMARJIT SINGH s/o S. SHIVDEV SINGH employed as Junior Telecom officer in the Bharat Sanchar Nigam L<sup>4</sup>d. O/O the G.M.T.D., Hoshiarpur (PUNJAB) residing at Village and Post Office Dhokowal, Distt. Hoshiarpur Pin-146111 have changed my'name and shall here after be known as SIMARJIT SINGH THIARA.

It is cruified that I have complied with other legal requirements in this connection.

SIMARJIT SINGH [Signature (in existing old name)]

I, hitherto known as SIMIT ANAND see Shri ARUN ANAND residing at the 302A, Golf Apartment, Sujan Singh Park, New Delhi-3. have changed my name and shall hereafter be known as ABIR A ANAND.

It is certified that I have complied with other legal requirements m this connection.

SIMIT ANAND [Signature (in existing old name)]

I, hitherto known as NEENA ANAND wife of Shri ARUN ANAND Residing at the 302-A, Golf, Apartment Sujan Singh Park, New Delhi-3 have changed my name and shall hereafter be known as REETA ANAND.

It is certified that I have complied with other legal requirements in this connection.

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NEENA ANAND
(Signature (in existing old name))

I, hitherto known as SHIVANI ANAND daughter of Shri ARUN ANAND residing at the 302-A, Golf Apar mont, Sujan Singh Park, New Delhi-3, have changed my name and shall her after be known as ANANNYA A AANAND.

It is certified that I have complied with other legal requirements in this connection.

SHIVANI ANAND [Signature (in existing old name)]

I, hitherto known as ANIL KUMAR son of Shri DAYARAM employed as Ass. Commendant in the Central Reserve Police Force (Ministry of Home Affairs) residing at the Qir. No. 22 Type-III GC, CRPF. Chandrayangutta, Hyderabad (A.P.) 500005 have changed my name an shall neteafter be known as ANIL KUMAR SHAKYA.

It is certified that I have complied with other legal requirements in this connection.

ANIL KU MAR [Signature (in existing old name)]

I, hitherto known as SHYAM, SUNDER PRAMANIC son of LATE DULAL CHANDRA PRAMANIC employed as Senior Section Engineer/Tele/Works HQ./E. Rly./Kolkata in the C.S.T.E./Projec./E. Rly./Kolkata. residing at the 59, Alara Road, Lichabagan, near Japitar P.D. Bandreswar Dist. Hoogaly (W.3.) Pan. 712 [24. have enlaged my name and shall hereafter be known as SHYAM SUNDER ROY.

It is certified that I have complied with other legal requirements in this connection,

SHYAM SUNDER PRAMANIC [Signature (in existing old name)]

I, hitherto known as SRI HARE KRISHNA GOWALA son of Late L.R. GOWALA employed as Cook in the 6 wing Air Force residing at the 6 wing A.F. Station Burrack Pore have changed my name and shall hereafter be known as SRI HARE KRISHNA GHOSH.

It is certified that I have complied with other legal requirements in this connection.

SRIHARE KRISHNA GOWALA
[Signature (in existing old name)]

I, hitherto known as AMBASANA PRAMOD RAMESHBHAI S/o Shri RAMESHBHAI S AMBASANA employed as Officer-in-Charge Technical S ore Section in the 973Ad Regi(SM) WKSP EME, C/o 56APO residing at 288/2, Officers Married Accommodation, Shikargarh, Jodhpur have changed my name and shall hereafter be known as PRAMOD RAMESHBHAI AMBASANA

It is certified that I have complied with other legal requirements in this connection.

AMBASANA PRAMOD RAMESHBHAI [Signature (in existing old name)]

I, hitherto known as Smt. SHAKUNTLA BATRA Wife of Sh. SURENTER KUMAR BATRA employed as Postal Assistant in the Office of Chief Postmaster, New Delhi G.P.O., New Delhi-110001 residing at Flat No.-595, Pocket-6 II, Sector-2, Rohini, N. D.-110085 have changed my name and shall hereafter he known as Smt. SHAKUN BATRA.

It is certified that I have complied with other legal requirements in this connection.

SHAKUNTLA BATRA

Mignature (in existing old name) ]

I, hitherto known as VINAYAK NAMDEV THORAWAT Son of NAMDEV DHONDI THORAWAT employed as Telegraph-Man (Indoor) Staff No. 8490 in the Telegraph Office Chambur Mumbai-400071, Bharat Sanchar Nigam Limited residing the Mukuad Nagar Ratnadeep Chawl Room No. 1.P.L. Lokhande Marg Pestomsagar Chambur, Mambai-400089 have changed my surname and shall harafter be known as VINAYAK NAMDEV THORAT.

It is certified that I have complied with other legal requirements in this connection.

VINAYAK NAMDEV THORAWAT
[Signature (in existing old name)]

I, hitherto known as BHOLA AHIR S/o Late BALDEO YADAV employed as Technici in H (Elic. Fitter), T/11208, under the Shop No. 11 Eastern Railway, Kanchrapara Workshop, residing at Rly. Qrs. No. Q/1/C, Dangapara, P.O. Kanchrapara, Distt 24 Parganas (North), W st Bengal have changed my name and shall noteatier be known as BHOLA YADAV.

It is certified that I have complied with other legal requirements in this connection,

BHOLA AHIR (Signature (in existing old name))

I, hitherto known as S. E. JAYABALAN Son of Shri S. J. SATHIAMURTHY employed as Dy. General Minager (LD) in the BSNL, Chennai Telephones, Chennai-600007, residing at Flat 604, Triveni Apartments, 158 A, Baracca Rd. Chennai-600010, have changed my name and shall hereafter be known as S. E. JEYABALEN.

It is certified that I have complied with other legal requirements in this connection,

S. E. JAYABALAN
[#ignature (in existing old name)]

I, hitherto known as SURENDER SINGH son of SHRI CHATTAR SINGH employed as U.D.C. in the Ministry of External Affairs residing at the 301, New External Affairs Hostel, Gole Market, New Delhi have changed my name and shall hereafter be known as SURENDER SINGH RATHEE.

It is certified that I have complied with other legal requirements in this connection.

SURENDER SINGH [Signature (in existing old name)]

I, hitherto known as MISS GIRLY YADALEEN LYNGDOH TRON daughter of Shri IRYNGNGA employed as LDC in the HQ EAC (U), AF Shillong residing at 3rd Mile, Umlyngka, Upper Shillong, Shillong-793005 have changed my name and shall hereafter be known as MISS IADALIN LYNGDOH TRON.

It is certified that I have complied with other legal requirements in this connection.

MISS GIRLY YADALEEN LYNGDOH TRON
[Signature (in existing old name)]

I, hitherto known as KISHAN ANAND son of Shri KHEM CHAND residing at DB-104/C. Hari Nagar, Delhi have changed my name and shall hereafter be known as KISHAN KUMAR.

It is certified that [ have complied with other legal requirements in this connection.

KISHAN ANAND
(Signature (in existing eld name))

I, hitherto known as SUNDER LAL son of Late PANCHAM employed as Fitter Tech. Gr. II, T. No. 33431 in the Sr. Section Engineer-33, KGP (Workshops), Kharagpur have changed my name and shall hereafter be known as SUNDER LAL SAROJ.

It is certified that I have complied with other legal requirements in this connection.

SUNDER LAL

[Signature (in existing old name)]

I, hitherto known as BABUBHAI MAFATBHAI DESAI son of Shri MAFATBHAI MADHABHAI DESAI employed as Dafatry in the Central Administrative Tribunal, Ahmedabad Bench residing at the M, 40/492, Shiv Appartments, Opp. Ghatlodla Ploce Station, Sola Road, Ahmedabad have changed my name and shall hereafter be known as GEMARBHAI MAFATBHAI DESAI.

It is certified that I have complied with other legal requirements in this connection.

BABUBHAI MAFATBHAI DESAI

सेबी द्वारा दिनांक 20 अक्तूबर, 2003 के अपने पत्न एस आर डी/एसआरओए/एएस/15846/03 द्वारा यथा अनुमोदित एक्सचेंज के नियमों, उप-नियमों तथा विनियमों में उप नियम 28 1ई तथा 315एम शामिल करना

जबिक सिक्यूरिटीज कांट्रैक्ट (रेगुलेशन) एक्ट, 1956 की धारा 10(4) के अन्तर्गत किसी उप नियम का बनाना या उसमें आशोधन करना अथवा उसमें संशोधन करना उसके पूर्व प्रकाशन की शर्त के अधीन है।

अब, अतएव, द' स्टॉक एक्सचेंज मुंबई सेबी द्वारा दिनांक 20 अक्तूबर, 2003 के अपने पत्र एमआरडी/एसआरओए/एएस/ 19846/03 के द्वारा यथा अनुमोदित तथा यथा निर्देशित एसखेंब के निषमों, उप-नियमों तथा विनियमों के उप-नियम 1881ई सभा 315एम को इसके द्वारा प्रकाशित करता है। मध्यस्थतः रिकार्ड रखना/उनका निपटान

- 281 एक्सचेंज मध्यस्था रिकाडी के निपटान के संबंध में निम्नलिखित का पालन करेगा:
  - (1) मूल मध्यस्थता पंचाट उसकी पावतियों सहित स्थायी रूप से सुरक्षित रखा जायेगा। बचते कि इस उप-नियम के लागू होने से पूर्व पारित किये गये पंचाटों के संबंध में एक्सचेंज, जहां कहीं मूल पंचाट उपलब्ध नहीं है वहां पर पंचाट की सत्यापित प्रतियां स्थायी रूप से रखेगा
  - (2) पंचाट कार्यवाहियों/प्रस्तुत किये जाने/फार्म आदि से संबंधित रिकार्ड पंचाट की तारीख से पांच वर्ष तक की अवधि तक सुरक्षित रखे जायेंगे, यदि पंचाट को रद्द करने के लिए विधि न्यायालय के समक्ष कोई अपील दाखिल नहीं की गरी है।
  - (3) यदि विधि न्यायालय के समक्ष कोई अपील दाखिल की गयी है तो न्यायालय द्वारा मामले को निन्दाये जाने की तारीख से पांच वर्ष तक की अवधि तक रिकार्ड सुरक्षित रखें जायेंगे। यह भी कि पंचाट के संबंध में विधि न्यायालय का कोई आदेश/अधिनिर्णय प्राप्त होता है तो उसकी सत्यापित प्रतिलिप मूल पंचाट के साथ स्थायी रूप से सुरक्षित रखी जायेगी।
  - (4) रिकाडौँ को नष्ट करने का कार्य एक्सचेंज के कार्यपालक निदेशक की पूर्व लिखित अनुमति की शर्त के अधीन होगा।
  - (5) एक्सचेंज एक रजिस्टर रखेगा जिसमें नष्ट किये गये रिकाडों के ब्रोरे दर्ज किये जायेंगे बीर उनके साथ ही नष्ट किये जाने की तारीख तथा तरीके के बारे में प्रमाणपत लगाया जायेगा।

बशर्ते यह भी कि यह उप नियम इस उप नियम के लागू होने से पहले पारित किए गए सभी मध्यस्थता पंचाटों पर भी लागु होगे होगा तथा इस उपनियम के लागू होने की तारीख को उद्धपर बताए गए मानदड पूरे करने वाले मध्यस्थता रिकार्ड विनिर्दिष्ट तरीके से नष्ट किए जाएंगे।

मध्यस्थता रिकार्ड रखना/उनका निपटान

- 315 M एअसचेंज मध्यस्थता रिकाडोंके निपटान के संबंध में निम्नलिखित का पालन करेगा:
  - (1) मूल मध्यस्थता पंचाट उसकी पावतियों सहित स्थायी रू: से सुरक्षित रखा जाएगा।
  - (2) पंचाट कार्यवाहियों/प्रस्तुत किए जाने/फार्म आदि से संबंधित रिकार्ड पंचाट की तारीख से पांच वर्ष तक की अवधि तक सुरक्षित रखे जाएंगे, बदि पंचाट को रह् करने के लिए विधि न्यायालय के समक्ष कोई अपील दाखिल नहीं की गयी हैं।

- (3) यदि, विधि न्यायालय के समक्ष कोई अपीज दाखिल की गथी है, तो न्यायालय द्वारा मामले को निपटाये जाने की तारीख सेपांव वर्ष तक की अविधि तक रिकार्ड सुरक्षित रखे जायेंगे। यह भी कि पंचाट के संबंध में विधि न्यायालय का कोई आदेश/अिविनिर्णय प्राप्त होता है तो उसकी सत्यापित प्रजिलिपि मूल पंचाट के साथ स्थायी रूप से सुरक्षित रखी जायेंगी।
- (4) रिकाडों को नष्ट करने का कार्य एक्सचेंज के कार्य-पालक निदेशक की पूर्व लिखित अनुमति की शर्त के अधीन होगा।
- (5) एक्सचेंज एक रिजस्टर रखेगा जिसमें नष्ट किए गये रिकार्डों के ब्यौरे दर्ज किये जायेंगे और उनके साथ ही नष्ट किये जाने की तारीख तथा तरीके के बारे में प्रमाणपत लगाया जाएगा।

बशर्ते यह भी कि यह उप नियम इस उप नियम के लागू होने से पहले पारित कि र गए सभी मध्यस्थता पंचाटों पर भी लागू होगा तथा इस उपनियम के लागू होने की त.रीख को ऊपर बताये गये मानदंड पूरे करने वाले मध्यस्थता रिकार्ड विनिदिष्ट तरीके से नष्ट किये जायेंगे।

उपर्युक्त आशोधित उप नियम 281E तथा 351M के संबंध में कोई अभिमत देने में इच्छुक कोई ब्यक्ति इस आशय का अभ्यावेदन इस विज्ञापन के प्रकाशन की तारीख के एक माह के भीतर निम्नलिखित पते पर कर सकता है:

सचिव, स्टॉक एक्सचेंज, मुंबई 25वीं मंजिल फिरोज जीजीभाँग टॉवर, दलाल स्ट्रीट, मुंबई-400 001

कृते स्टॉक एक्सचेंज, मुंबई वी जी भगत, सचिव

24 नवम्बर, 2003

नोट: उपर्युक्त उप नियमों के हिन्दी तथा अंग्रेजी पाठ में किसी विषमता की स्थिति में अंग्रेजी पाठ में उल्लिखित प्राव-धान प्रमाणिक माने जायेंगे । सेबी द्वारा दिनांक 18 अगस्त, 2003 के अपनी पन एमआरडी/ डीएसए/एनेंड/15563/03 के द्वारा यथा अनुमीदित एक्सचेंज के नियमों, उप-नियनों तथा विनियमों में नियम 257 A में उप खंड (vi) शामिल करना

### कम्पनियों के मामले में अतिरिक्त शर्ते

257A. (i) कि ती सदस्यं, जोकि एक कन्पनी है, की अंतर्नियमावनी में ऐसे प्रावधान शामिल होंगे जिनकी गैवनिंग बोर्ड को समय-समय पर आवश्यकता हो । कम्पनी के शयर-धारकों की सूचीं एक्स देंज को उपलब्ध करायी जागेगी। फिलहाल शेयरधारक ऐसे व्यक्ति होंगे जो गर्जनिंग बोर्ड को स्वीकार्य हों।

- (ii) नियम 19A(a) के अबीत गठित किसी प्राइवेट कम्पती के मामते में कम्पती के निश्चेशक, जोकि एक्सचेंज के सदस्य हैं, हमेशा कम्पनी की जारी पूंजी का कम से कम 51 प्रतिशत रखेंगे और नियम 19A(a) के अबीत गठित पब्लिक लिमिटेड कम्पती के मामते में कम्पती के निश्चेशक जोकि एक्सचेंज के सदस्य हैं और उनके सहगोगी हमेशा कम्पनी की जारी पूंजी का कम से कम 40 प्रतिशत रखेंगे।
- (iii) इस तरह की कम्पनी का नाम, ज्ञापन तथा अंत-नियमायली तथा शेयर धारण ढांवा गर्यांना बोर्ड की पूर्व सहमति के बिना बदने नहीं जावेंगे।
- (iv) कोई व्यक्ति इस तरह की कम्पनी का तब तक निदेशक नियुक्त नहीं किया जाएगा जब तक गर्वनिय बोर्ड इस तरह की नियुक्ति के बारे में अपना अनुमोदन न दे दें।
- (v) यदि कन्पनी की शेयरवारिता में कोई परिवर्तन होता है जो कि गर्जीनग बोर्ड को स्वीकार्य नहीं है या कोई ऐसा व्यक्ति निदेशक के रूप में नियुक्त किया जाता है जो कि गर्जीनग बोर्ड को स्वीकार्य नहीं है तो गर्जीनग बोर्ड सदस्य कम्पनी को बाहर कर सकती है।
- (vi) एक्स वेंज के नियमों, उपित्रमों तथा विनियमों के नियम 19A(a) के अन्तर्गत गठित कम्पनी के मामले में एक्स चेंज की सदस्यता के लिए निषेदन करते समय अपने शेयर-धारकों के बारे में घोषणा करेगी तथा कम से कम एक शेयर-धारक को इसके पदनामित निदेशकों में से एक के रून में नियुक्त करेगी।

यदि, अलबत्ता, किसी कम्पनी के जिए अपने किसी शेयर-धारक को नियुक्त करना संभव नहीं है तो कम्पनी कम से कम दो पदनामित निदेशक नियुक्त करेगी जो निम्नलिखित योग्यता रखते हों:

- (क) शैक्षिक योग्यता स्नातक से कम नहीं है; तथा
- (ख) पूँजी बाजार में कम से कम दो वर्षका अनुभव

इस तरह से नियुक्त पदना मित निदेशकों में से प्रस्थेक, कम्पनी की चुकता पूंजी के कम से कम 5 प्रविश्वत श्रोगर सारण करेगा क्कर्त यह भी कि नविना बोर्ड को, एस सी (आर) ियम, 1957 के नियम 8(4A) के प्रावधानों के अधीत ऐसी शर्ती पर, जो वह सही समने, किसी कम्बनी को (अनिवासी भारतीयों द्वारा प्रोमोट की गई कम्पनी सहित्) ऊपर बतायी गथी अपेक्षाओं से जुड़ देने का अधिकार होगा।

गर्वनिग बोर्ड को शेय रधारकों की संकल्पना की परिभाषा करने का अधिकार होगा।

कृते स्टॉक एक्सचेंज, मुंबई वी जी भगत, सचिव

24 नवम्बर, 2003

नोट: -- उर्गुना उर्गितमां के हिन्दी तथा श्रीजी पाठ में किसी विषमता की स्थिति में अंग्रजी पाठ में उल्लिखित प्रावधान प्रमाणिक माने जायेंगे।

#### The Stock Exchange, Mumbai (BSE)

Insertion of Bye-laws 281E and 315M in the Rules, Bye-laws & Regulations of the Exc! ange approved by SEBI vide its letter No. MRD/SROA/AS/19846/03 dated the 20th Oc ober, 2003.

Whereas under Section 10(4) of the Securities Contracts (Regulation) Act, 1956, the making or the amendment or revision of any bye-law is subject to the condition of its previous publication.

Now, therefore, The S'ock Exchange, Mumbai, hereto publishes the amended Bye-laws 281E and 315M of the Rules, Bye-laws and Regulations of the Exchange as approved and directed by SEMI vide its letter No. MRD/SROA/AS/19846/03 dated the 20th October, 2003, as follows:

Maintenance/Disposal of Arbitration Records

- 281E. The Exchange shall adopt the following in resp.c. of disposal of the Arbitration Records:
  - the original arbitration award with acknowledgements shall be preserved permanently. Provided that in respect of awards passed prior o coming into effect of this Bye-law the Exchange will permanently retain the certified copies of the award, where original award is not available.
- 2) Records pertaining to arbitration Proceedings/Submissions/Forms etc. shall be preserved for a period of 5 years from the date of the award, if no appeal

- for setting aside the award in filed before the Court of Law,
- 3) In case, an appeal is filed before the Court of Law, the record shall be preserved for a period of five years from the date of final disposal of the matter by the Court, Futher, where any order/judgement of any Court of law in respect of award is received, certified copy of the same shall be retained permanently along with the original award.
- 4) The destruction of records shall be subject to the previous order in writting of the Executive Director of the Exchange.
- 5) The Echinge shall maintain a register wherein the brief particulars of the records destroyed shall be entered, alongwith the certification regarding the date and mode of destruction.

Provided further that this Bye-law shall also be applicable to all arbitration awards, passed prior to this Bye-law coming into effect and the Arbitration Records meeting the criterion as above on the date of this Bye-law coming into effect, will be destroyed in the manner specified.

#### Maintenance/Disposal of Arbitration Record

- 315M. The Exchange shall adopt the following in respect of disposal of the Arbitration Records:
  - (1) The orginal arbitration award with acknowledgements shall be preserved permanently.
- (2) Records pertaining to arbitration Proceedings/Submissions/Forms etc. shall be preserved for a period of 5 years from the date of the award, if no appeal for setting aside the award is filed before the Court of Law.
  - (3) In case, an appeal is filed before the Court of Law, the records shall be preserved for a period of five years from the date of final disposal of the matter by the Court. Further, where any order/judgement of any Court of Law in respect of award is received, certified copy of the same shall be retained permanently alongwith the original award.
  - (4) The destruction of records shall be subject to the previous order in writing of the Executive Director of the Exchange.
- where in the brief particulars of the records destroyed shall be entered, alongwith the

certification regarding the date and mode of destruction.

Provided further that this Bye-law shall also be applicable to all arbitration awards, passed prior to this Bye-law coming into effect and the Arbitration Records meeting the criter on as above on the date of this Bye-law coming into effect, will be destroyed in the manner specified."

Any person interested in making any comments, in respect of the above amended Bye-laws 281E and 315M may please make a representation to that effect within a period of one month from the date of publication of this advertisement at the following address:

The Secretary,
The Stock Exchange, Mumbai
25th Floor,
Phiroz: Jeejeebhoy Tower;
Dalal Street,
Mumbai-400 001

For The Stock Exchange, Mumbai V. G. Bhagat Secretary.

24th November, 2003

## THE STOCK EXCHANGE, MUMBAI (BSE)

Insertion of Sub-Clause (vi) in rule 257A of the Rules, Bye, Laws & Regulations of the exchange Pertaining to the Dominant Shareholder approved by Sebi Vide its letter No. MRD/DSA/AMEND/15563/03 dated the 18th August, 2003.

# Additional Terms in Case of companies

257A. (i) The Articles of Association of a member which is a company shall contain such provisions as the Governing Board may from time to time require. The list of shareholders of the company shall be furnished to the Exchange. The shareholders for the time being shall be persons acceptable to the Governing Board:

- (ii) In case of a private limited company formed under Rule 19A(a) the directors of the company who are members of the Exchange shall always hold atleast 51 percent of the issued capital of the company and in the case of a public limited company formed under Rule 19A(a) the directors of the company who are members of the Exchange and their associates shall always hold atleast 40 percent of the issued capital of the company.
- (iii) The name, the Memorandum and Articles of Association and the capital and shareholding pattern of such a company shall not be altered without the prior consent of the Governing Board;
- (iv) A person shall not be appointed a Director of such a company unless the Governing Board conveys its approval to such appointment.
- (V) If there is a change in the shareholding of the company which is not acceptable to the Governing Board or a person is appointed as a Director who is not acceptable to the Governing Board, the Governing Board may expel the member company.
- (Vi) In the case of a company formed under Rule 19A(b) of the Rules, Bye-laws and Regulations of the Exchange, the company shall declare its dominant shareholders at the time of seeking admission to the membership of the Exchange and shall appoint at least one of the dominant shareholders as one of its Designated Directors.

if, however, it is not feasible for a company to appoint one of its dominant shareholders as a Designated Director, then the company shall appoint at least two Designated Directors, who should possess

- (a) educational qualification of not less than graduation; and
- (b) minimum of two years' experience in capital markets.

The Designated Directors so appointed shall each hold a minimum of 5% shares in the paid up capital of the company.

Provided further that the Governing Board will have the power to waive the above requirement for a company (including a company premoted by Non-Resident Indians) on such conditions as it finds fit subject to provisions of Rule 8(4A) of S.C. (R) Rules, 1957."

The Governing Board will have the power to define the concept of Dominant Shareholder.

For The Stock Exchange, Mumbai

V. G. BHAGAT, Secy.

24th November, 2003

# BHATINDA OM & OIL EXCHANGE LTD. BHATINDA

#### **AMENDMENTS**

Amendments in Memorandum & Articles of Association made with the approval of the Forward Markets Commission, Mumbai, (Letter of approval No. 2/1/98-GUR/BHA dated 17-6-2003) Existing Clause 5 of Memorandum be substituted by the following:

"The share Capital of the Company is Rs. 5,40,000/- divided into 5400 Equity shares of Rs. 100/- each."

Existing Article 3 be substituted by the following.:

"The authorised Capital of the Company is
Rs. 5,40,000/- divided into 5400 Equity shares
of Rs. 100/- each."

Existing Article 12 be substituted by the following:

"No member shall hold more than 60 shares in his name singly or jointly at any time unless otherwise decided by the Board with the prior approval of the Ferward Markets Commission."

VEDPARKASH BANSAL Chairman Bhatinda Om & Oil Exchange Ltd.

#### ANNEXURE

Amendments to the Memorandum of Association and Articles of Association of the Bhatinda. Om and Oil Exchange Ltd, Bhatinda

I. Clause 5 of Memorandum of Association be substitued as under:

"The share capital of the company is Rs. 5,40,000/-divided into 5400 Equity shares of Rs. 100/-each."

II. The existing Article 3 shall be substituted by the following.:

"3 The authorised capital of the company is Rs. 5,40,000/-11/ided into 5400 Equity shares of Rs. 100/- each."

III. The saisting Article 12 shall be substituted by the following.

shares in his name jointly or singly at any time unless otherwise decided by the Board with the prior approval of the Forward Markets Commission."

FORM No. 155 [See Rule 329]

Members Voluntary Winding-up

Name of the Company: Bailadilla Mineral

Development Company Ltd,

Notice is bereby given in pursuance of Section 497 of the Companies Act, 1956, that a general meeting of the members of the above named company will be held at its Registered Office on the 1st day of March, 2004 at 10 O'Clock in the Foremoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company has been disposed off and of hearing any explanation that may be given by the Liquidator and also of determining by a Special Resolution of the Company, the manner in which the books, accounts and documents of the Company and of the Liquidator shall be 'disposed off.

Dated this 1st day of January, 2004.

SHARMA MANMOHAN & Co. (Liquidator of Buildilla Mineral Development Company Limited)

FORM No. 155

[Rule 329]

Members' Voluntary Winding-up

Ganges Orient Investment Private Limited

Notice Convening Final Meeting

Notice is hereby given in pursuance of section 497 that a General meeting of the members of the above-named company will be held at the Registered Office of the Company at 31, Bharti Artists Colony, Delhi-110 092, on Saturday, 20th day of

March, 2004 at 11:00 A.M. for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the Company, the manner in which the books, accounts and documents of the Company and of the liquidator shall be disposed of.

MISTUAKI AOKI Liquidator

Dated this 30th day of January, 2004.